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12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
13	DISTRICT	THETHER
14	THOMAS W. MCNAMARA, as the Court-	Case No. 17-cv-02967-JAD-PAL
15	Appointed Monitor for AMG Capital Management, LLC; BA Services LLC; Black	STIPULATION AND ORDER TO
16	Creek Capital Corporation; Broadmoor Capital Partners, LLC; Park 269, LLC; C5 Capital	EXTEND TIME FOR PLAINTIFF TO RESPOND TO DEFENDANTS' MOTION
17	LLC; DF Services Corp.; DFTW Consolidated [UC] LLC; Impact BP LLC; Level 5 Apparel	TO DISMISS AMENDED COMPLAINT
18	LLC; Level 5 Capital Partners LLC; Level 5 Eyewear LLC; Level 5 Motorsports, LLC;	(FIRST REQUEST)
19	Level 5 Scientific LLC; NM Service Corp. (f/k/a/ National Money Service); PSB Services	
20	LLC; Real Estate Capital LLC (f/k/a/ Rehab Capital I, LLC); Sentient Technologies; ST	
21	Capital LLC; Westfund LLC; Eclipse Renewables Holdings LLC; Scott Tucker	
	Declaration of Trust, dated February 20, 2015;	
22	West Race Cars, LLC; and Level 5 Management LLC; and their successors,	
23	assigns, affiliates, and subsidiaries,	
24	Plaintiff, v.	
25	LINDA HALLINAN, an individual;	
26	CAROLYN HALLINAN, an individual; DOES I-X; and ROE CORPORATIONS I-X,	
27	Defendants.	
28		

1	Plaintiff, Thomas W. McNamara ("Plaintiff") in his capacity as Court-appointed Monitor,		
2	and Defendants Linda Hallinan and Carolyn Hallinan ("Defendants") stipulate and agree:		
3	WHEREAS, Defendants filed a Motion to Dismiss Plaintiff's Amended Complaint on		
4	May 15, 2018 (ECF No. 29).		
5	WHEREAS, Plaintiff's deadline to respond to the Motion to Dismiss is currently May 29,		
6	2018.		
7	WHEREAS, Plaintiff's counsel, Edward Chang, is scheduled to take vacation from		
8	May 21, 2018 through May 28, 2018 in Ireland. Mr. Chang made his vacation plans several		
9	months ago and incurred expenses, including airfare and accommodations.		
10	WHEREAS, the parties stipulate and agree, subject to Court approval, that the Plaintiff's		
11	deadline to file a Response to Defendants' Motion to Dismiss Plaintiff's Amended Complaint		
12	shall be extended by one week to June 5, 2018.		
13	Dated: May 17, 2018 Date	ed: May 17, 2018	
14	4 SEMENZA KIRCHER RICKARD MC1	NAMARA SMITH LLP	
15 16 17 18 19 20 21 22 23	Astorneys for Linda Hallinan   Attorneys for Linda Hallinan   Loga Christopher Linda Hallinan   Loga Christopher D. Kircher   Nevada Bar No. 11176   G55 Gard Christopher D. Kircher   Nevada Bar No. 11176   G55 Gard Christopher D. Kircher   Nevada Bar No. 11176   G55 Gard Christopher D. Kircher   Nevada Bar No. 11176   G55 Gard Christopher D. Kircher   Nevada Bar No. 11176   G55 Gard Christopher D. Kircher   Nevada Bar No. 11176   G55 Gard Christopher D. Kircher   Nevada Bar No. 11176   G55 Gard Christopher D. Kircher   Nevada Bar No. 11176   G55 Gard Christopher D. Kircher   Nevada Bar No. 11176   G55 Gard Christopher D. Kircher   Nevada Bar No. 11176   G55 Gard Christopher D. Kircher   Nevada Bar No. 11176   G55 Gard Christopher D. Kircher   Nevada Bar No. 11176   G55 Gard Christopher D. Kircher   Nevada Bar No. 11176   G55 Gard Christopher D. Kircher   Nevada Bar No. 10203   G55 Gard Christopher D. Kircher   Nevada Bar No. 10203   G55 Gard Christopher D. Kircher   Nevada Bar No. 10203   G55 Gard Christopher D. Kircher   Nevada Bar No. 10203   G55 Gard Christopher D. Kircher   Nevada Bar No. 10203   G55 Gard Christopher D. Kircher   Nevada Bar No. 10203   G55 Gard Christopher D. Kircher   Nevada Bar No. 10203   G55 Gard Christopher D. Kircher   Nevada Bar No. 10203   G55 Gard Christopher D. Kircher   G55 Gard Christopher   G55 Gard Christopher D. Kircher   G55 Gard Christopher D. Kircher   G55 Gard Christopher   G55 Gard Ch	an D. Smith ( <i>Pro Hac Vice</i> ) and Chang ada Bar No. 11783 West Broadway, Suite 1600 Diego, CA 92101 hael F. Lynch (NV 8555) NCH LAW PRACTICE, PLLC 3 S. Eastern Ave. Vegas, Nevada 89169  rneys for the Court-Appointed Monitor, mas W. McNamara	
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26	6 UNITED STATES DISTRICT COURT JUDGE		
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